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		S NUTED E	
6	SHAPIRO SHER GUINOT & SANDLER Paul Mark Sandler (Pro Hac Vice)	GRANIED	
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8	erh@shapirosher.com 36 South Charles Street	Judge Yvonne Gonzalez Rogers	
9	Charles Center South, Suite 2000	8/6/2014	
10	Baltimore, Maryland 21201 Telephone: (410) 385-0202	8/0/2014	
11	Facsimile: (410) 539-7611	DISTRICT OF CY	
12	Counsel for Plaintiff Gulf Coast Medical Group, LLC, dba SkinMedix		
13	[Additional submitting counsel listed on signature page]		
14	UNITED STATES DISTRICT COURT FOR THE		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	San Francisco Division		
17	GULF COAST MEDICAL GROUP, LLC,		
18	dba SkinMedix	Civil Action No. 14-cv-2202 YGR	
19	Plaintiff,	STIPULATION OF DISMISSAL WITH	
20	, in the second	PREJUDICE PURSUANT TO FED. R. CIV.	
	VS.	P. 41(a)(1)(A)(ii)	
21	NETSUITE, INC.,		
22	Defendant.		
23			
24			
25	41(a)(1)(A)(ii), all parties that have appeared in this action – plaintiff Gulf Coast Medical Group,		
26			
27	LLC, d/b/a SkinMedix, and defendant NetSuite, Inc. – hereby stipulate to the voluntary dismissal		
28	with prejudice of this action.		
	Stipulation of dismissal	1 Civil Action No. 14-cy-2202 YGR	

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1	Dated: August 1, 2014	Kieve Law Offices
2		By Lace Leve
3		Loren Kieve (Bar No. 56280)
4		SHAPIRO SHER GUINOT & SANDLER
5		By /s/ Paul Mark Sandler
6		Paul Mark Sandler (Pro Hac Vice)
7		Eric R. Harlan, Esquire (Pro Hac Vice)
8		Counsel for plaintiff Gulf Coast Medical Group, LLC, d/b/a SkinMedix
10		GATTEY LAW OFFICE
11		By /s/ Scott D. Gattey
12		1001 Laurel Street, Suite C San Carlos, CA 94070
13		650.596.7123 (direct) 877.269.4437 (fax)
14		Counsel for defendant NetSuite, Inc.
15		
16	Attestation of Concurrence	
17		
18	I, Loren Kieve, as the ECF user and filer of this document, attest that concurrence in	
19	the filing of this document has been obtained from Scott D. Gattey.	
20	Dated: August 1, 2014	LALEUX EU E
21		Loren Kieve
22		
23		
24		
25		
26		
27		
28		
	Stipulation of dismissal	2 Civil Action No. 14-cv-2202 YGR